MAKLER & BAKER LLP TERRY L. BAKER (SBN 214365) 226 E. Canon Perdido Street, Suite J

1

3

4

5

6

7

8

9

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

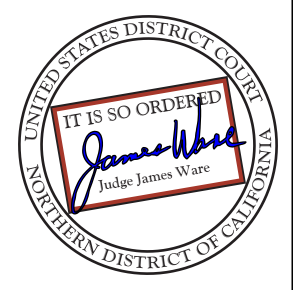
26

27

28

Santa Barbara, CA 93101 Tel: (805) 965-4651 Fax: (805) 965-4671

Attorneys for Plaintiff MARK HOUSTON



UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

MARK HOUSTON, Case No. 08-01507 JW

Plaintiff, JOINT CASE MANAGEMENT STATEMENT

VS.

GUARANTY RV, INC.,

ORDER OF REASSIGNMENT TO MAGISTRATE JUDGE

Defendant.

The parties to the above-entitled action jointly submit this Case Management

Statement and Proposed Order and request the Court to adopt it as its Case Management

Order in this case.

- 1. **Jurisdiction and Service:** This Court has original jurisdiction over this matter pursuant to 28 U.S.C. § 1331, because the action alleges claims pursuant to 15 U.S.C. § 2310. The Court has jurisdiction over the supplemental state law claims pursuant to 28 U.S.C. § 1367. The only defendant named has been served and has appeared.
- 2. **Facts:** On or about January 31, 2005, plaintiff purchased a 2005 Country Coach Inspire, VIN #4U7K6ES1251104652 ("vehicle"), which was impliedly warranted by defendant. Prior to plaintiff's purchase, Guaranty RV installed a satellite dish and a solar panel on the roof of the vehicle. Shortly after plaintiff's purchase, the vehicle experienced a water leak to the extent that water intruded into the living portion of the

vehicle through the roof air conditioning ducts, lights, and walls. The manufacturer of the vehicle claims that the leak was caused by Guaranty RV's negligent installation of the aftermarket accessories. Guaranty RV disputes the allegations.

3. **Legal Issues:** There is a dispute as to whether the defendant violated the Song-Beverly Consumer Warranty Act (Cal. Civil Code section 1791 et seq.) or the Magnuson-Moss Warranty Act. (15 U.S.C. section 2301 et seq.). Plaintiff contends that the vehicle was unmerchantable at the time of sale. The primary defects alleged are a water leak through the roof of the vehicle and defective paint.

Plaintiff further alleges that the defendant negligently installed a satellite dish and solar panels prior to plaintiff's purchase which allowed rain water to intrude into the vehicle causing damage.

Defendant denies plaintiff's allegations.

- 4. **Motions:** Defendant filed a Motion for More Definite Statement pursuant to FRCP 12(e). The Court denied the motion without prejudice on June 4, 2008. Defendant intends to file a motion for summary judgment as to each of plaintiff's causes of action.
- 5. **Amendment of Pleadings:** The parties do not anticipate any amendments to the pleadings.
 - 6. **Evidence Preservation**: Not applicable.
- Disclosures: The parties have not had an opportunity to engage in a Rule 26(f) conference. The Court initially set the case management conference for September 22, 2008. On June 4, 2008, at 4:18 p.m., in its Order Denying Defendant's Motion for More Definite Statement, the Court unexpectedly advanced the case management conference to June 30, 2008. This advancement of the conference essentially gave the parties two business days to conduct the Rule 26(f) conference. Counsel for defendant was in Miami, Florida from June 4, 2008, through June 8, 2008. Because the parties have not had an opportunity to conduct a Rule 26(f) conference, no disclosures have been made, but the parties have stipulated that all Rule 26(a) initial disclosures will be made by

8. **Discovery:** No discovery has been taken to date in this action. Initial disclosures will be made by June 30, 2008. Additional anticipated discovery includes deposition of the plaintiff and a Rule 30(b)(6) deposition of defendant. The parties do not believe any modifications or limitations to the discovery rules need to be made.

The parties believe that non-expert discovery can be completed by October 31, 2008. The parties believe that expert discovery can be completed by December 31, 2008.

- 9. **Class Actions:** Not applicable.
- 10. **Related Cases:** Currently pending in United States District Court, Northern District of California is *Houston v. Country Coach, Inc.*, Case No. C 07-00859 HRL. That action was tried to the bench the last week of April of 2008. That action involves the vehicle that is the subject of this action and the manufacturer of the vehicle. The parties to that action are currently awaiting Judge Howard Lloyd's findings of fact and conclusions of law.

Plaintiff is of the position that the ruling in that action will most likely be determinative of the defendant's liability in this action. Essentially, if the plaintiff prevails in that action, this action is rendered moot.

- 11. **Relief:** Defendant seeks a dismissal with prejudice in its favor and/or a judgment in its favor. Plaintiff seeks rescission of the purchase transaction and damages. Plaintiff further seeks attorney fees and costs. Plaintiff seeks the contract price of the vehicle in the amount of \$451,237.00 less any unpaid interest in exchange for the unit.
- 12. **Settlement and ADR:** This action is entirely dependent on the outcome of the *Houston v. Country Coach* matter identified in subsection 10. To date, the parties have done limited work on this matter hopeful that the ruling in the *Houston v. Country Coach* will be issued forthwith. Should the ruling issued in the related matter not resolve this matter in its entirety, the parties will discuss ADR options at that point.
 - 13. Consent to Magistrate Judge For All Purposes: The parties consent to a

1

Magistrate Judge for all purposes.

2 3 suitable for any other referrals.

4 5

6

7

8

9

10

11

12

13 14

15

16

17

18 19

20 21

22 23

24 25

26

27

28 ///

- 14. **Other References:** The parties are of the position that this action is not
- 15. **Narrowing of Issues**: As stated above, the parties expect the Honorable Howard Lloyd to issue findings of fact and conclusions of law based on the evidence and arguments submitted at the trial of the related matter. Judge Lloyd's ruling will narrow the issues tremendously and will have legal effect.
- 16. **Expedited Schedule:** The parties are uncertain how to respond to this subsection as the parties are awaiting Judge Lloyd's ruling in the related matter and have no control of the timing of said ruling.

17. **Scheduling:**

Expert Designation: November 14, 2008 a.

Supplemental Expert Designation: December 2, 2008 b.

Discovery Cutoff - Non-Expert October 31, 2008 c.

> Expert December 31, 2008

d. Dispositive Motion Deadline: January 30, 2009

Pretrial Conference March 2, 2009 e.

f. Trial March 16, 2009

- 18. **<u>Trial:</u>** Plaintiff has demanded a trial by jury. The parties anticipate that the trial will last 3-5 days.
- 19. **Disclosure of Non-party Interested Entities or Persons:** By the date of the case management conference, each party will have filed a certification of no interested entities or persons.
- 20. **Other:** The parties seek to have the case management conference continued indefinitely pending Judge Lloyd's ruling in the related case. Upon issuance of Judge Lloyd's ruling, plaintiff's counsel agrees to notify defendant's counsel and the court of the issuance of the ruling and request a case management conference date.

1 /// 2 /// 3	
Dated: June 18, 2008 MAKLER & BAKER LLP S	
Dated: June 18, 2008 MAKLER & BAKER LLP S	
Dated: June 18, 2008 MAKLER & BAKER LLP S	
Second Price Seco	
/s/Terry L. Baker TERRY L. BAKER Attorneys for plaintiff Dated: June 18, 2008 THE MILES LAW FIRM /s/ Brady D. Mcleod BRADY D. McLeOD Attorneys for defendant **** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge JAMES WARE United States District Judge	
7	
Attorneys for plaintiff Dated: June 18, 2008 THE MILES LAW FIRM THE MILES LAW FIRM S/Brady D. Mcleod BRADY D. MCLEOD Attorneys for defendant Magistrate Judge States	
Dated: June 18, 2008 THE MILES LAW FIRM /s/ Brady D. Mcleod BRADY D. MCLEOD Attorneys for defendant *** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge JAMES WARE 22 23 24 25 26 27	
Dated: June 18, 2008 THE MILES LAW FIRM /s/ Brady D. Mcleod BRADY D. MCLEOD Attorneys for defendant *** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
11 12	
Attorneys for defendant Attorneys for defendant Attorneys for defendant *** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
Attorneys for defendant Attorneys for defendant Attorneys for defendant *** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
*** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
*** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
*** ORDER OF REASSIGNMENT *** Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
Pursuant to the parties' consent to a Magistrate Judge for all purposes (see para. 13 Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
Clerk shall reassign this case to a Magistrate Judge. Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	3), the
Dated: June 24, 2008 JAMES WARE United States District Judge 23 24 25 26 27	
United States District Judge 23 24 25 26 27	
 23 24 25 26 27 	
 24 25 26 27 	
26 27	
27	
28	
II	
Houston v. Guaranty RV, Inc5- JOINT CMC STATEM	MENT